# APPLICATION FOR AUTHORITY TO MAKE CHANGES IN A CLASS A TELEVISION BROADCAST STATION

- A. This FCC Form is to be used in all cases by a Class A television station licensee to make changes in the authorized facilities of such station. The form consists of the following sections:
  - I. General Information
  - II. Legal Qualifications
  - III. Engineering Data and Preparer's Certification (for preparer of engineering sections of the application)

Each applicant must complete Sections I, II and III. No section may be omitted.

- B. This application form makes references to FCC rules. Applicants should have on hand and be familiar with current broadcast rules in Title 47 of the Code of Federal Regulations (C.F.R.):
  - (1) Part 0 "Commission Organization"
  - (2) Part 1 "Practice and Procedure"
  - (3) Part 73 "Radio Broadcast Services"
  - (4) Part 74 "Experimental, Auxiliary, and Special Broadcast and Other Program Distributional Services"

FCC Rules may be purchased from the Government Printing Office. Current prices may be obtained from the GPO Customer Service Desk at (202) 512-1803. For payment by credit card, call (202) 512-1800, M-F, 8 a.m. to 4 p.m. e.s.t; facsimile orders may be placed by dialing (202) 518-2233, 24 hours a day. Payment by check may be made to the Superintendent of Documents, Attn: New Orders, P.O. Box 371954, Pittsburgh, PA 15250-7954.

- C. Electronic Filing of Application Forms. The Commission is currently developing electronic versions of various broadcast station application and reporting forms, such as this application form. As each application form and report goes online, the Commission will by Public Notice announce its availability and the procedures to be followed for accessing and filing the application form or report electronically via the Internet. For a six-month period following the issuance of the Public Notice, the subject application form or report can be filed with the Commission either electronically or in a paper format. Electronic filing will become mandatory, on a form-byform basis, six months after each application form or report becomes available for filing electronically.
- D. Applicants that prepare this application in paper form should file an original and two copies of this application and all exhibits. Applicants should follow the procedures set forth in Part 0 and Part 73 of the Commission's Rules. Amendments to previously filed applications should be

prepared, signed and filed in the same manner as the original application, and should contain the following information to identify the associated application:

- (1) Applicant's name.
- (2) Service.
- (3) Call letters.
- (4) Channel number.
- (5) Community of license.
- (6) File number of application being amended (if known).
- (7) Date of filing of application being amended (if file number is not known).
- E. A copy of the completed application and all related documents shall be made available for inspection by the public in the applicant's public inspection file pursuant to 47 C.F.R. Section 73.3526 for commercial stations.
- F. Applicants should provide all information requested by this application. No section may be omitted. If any portions of the application are not applicable, the applicant should so state. **Defective or incomplete applications will be returned without consideration.** Inadvertently accepted applications are also subject to dismissal.
- G. In accordance with 47 C.F.R. Section 1.65, applicants have a continuing obligation to advise the Commission, through amendments, of any substantial and material changes in the information furnished in this application. This requirement continues until the FCC action on this application is no longer subject to reconsideration by the Commission or review by any court.
- H. This application requires applicants to certify compliance with certain statutory and regulatory requirements. Detailed instructions provide additional information regarding Commission rules and policies. These materials are designed to track the standards and criteria which the Commission applies to determine compliance and to increase the reliability of applicant certifications. They are not intended to be a substitute for familiarity with the Communications Act and the Commission's regulations, policies, and precedent. While applicants are required to review all application instructions, they are not required to complete or retain any documentation created or collected to complete the application.
- I. This application is presented primarily in a "Yes/No" certification format. However, it contains appropriate places for submitting explanations and exhibits where necessary or appropriate. Each certification constitutes a material representation. Applicants may only mark the "Yes" certification when they are certain that the response

is correct. A "No" response is required if the applicant is requesting a waiver of a pertinent rule and/or policy, or where the applicant is uncertain that the application fully satisfies the pertinent rule and/or policy. Thus, a "No" response to any of the certification items **will not** cause the immediate dismissal of the application provided that an appropriate exhibit is submitted.

The applicant, and the applicant's authorized engineering representative, if any, must sign the application. Depending on the nature of the applicant, the application should be signed as follows: if a sole proprietorship, personally; if a partnership, by a general partner; if a corporation, by an officer; for an unincorporated association, by a member who is an officer; if a governmental entity, by such duly elected or appointed official as is competent under the laws of the particular jurisdiction. Counsel may sign the application for his or her client, but only in cases of the applicant's disability or absence from the United States. If the application is filed electronically, the signature will consist of the electronic equivalent of the typed name of the individual. See Report and Order in MM Docket No. 98-43, 13 FCC Rcd 23056, 23064 (1998).

# INSTRUCTIONS FOR SECTION I: GENERAL INFORMATION

A. **Item 1: Applicant Name**. The legal name of the applicant must be stated exactly in Item 1. If the applicant is a corporation, the applicant should list the exact corporate name; if a partnership, the name under which the partnership does business; if an unincorporated association, the name of an executive officer, his/her office, and the name of the association; and, if an individual applicant, the person's full legal name.

Applicants should use only those state abbreviations approved by the U.S. Postal Service.

Facility ID Number. Radio and TV Facility ID Numbers can be obtained at the FCC's Internet Website at www.fcc.gov/mmb/asd/seacall.html or by calling: Radio (202) 418-2730; TV (202) 418-1600. Further, the Facility ID Number is now included on all Radio and TV authorizations and postcards.

- B. **Item 2: Contact Representative.** If the applicant is represented by a third party (for example, legal counsel), that person's name, firm or company, and telephone/electronic mail address may be specified in Item 2.
- C. Item 3: Fees. By law, the Commission is required to collect charges for certain of the regulatory services it provides to the public. Generally, applicants seeking to make changes in the authorized facilities of Class A television stations are required to pay and submit a fee with the filing of FCC Form 301-CA. However, governmental entities, which include any possession, state, city, county,

town, village, municipal corporation or similar political organization or subpart thereof controlled by publicly elected and/or duly appointed public officials exercising sovereign direction and control over their respective communities or programs, are exempt from the payment of this fee. Also exempted from this fee are licensees of noncommercial educational FM and full-service television broadcast station licensees and permittees seeking to construct a new low power television, television translator or television booster stations, or to make major changes in the authorized facilities of such stations, provided those stations will be operated or operate on a noncommercial educational basis. A licensee or permittee of a low power television or television translator station, which is filing a major change application and which earlier obtained either a fee refund because of a NTIA facilities grant for that station or a fee waiver because of demonstrated compliance with the eligibility and service requirements of 47 C.F.R. Section 73.621, is similarly exempt from payment of this fee. See 47 C.F.R. Section 1.1112.

When filing a fee-exempt application, an applicant must complete Item 3 and provide an explanation as appropriate. Applications **NOT** subject to a fee may be hand-delivered or mailed to the FCC at its Washington, D.C. offices. See 47 C.F.R. Section 0.401(a). Fee-exempt applications should not be sent to the Mellon Bank Lockbox; so doing will result in a delay in processing the application.

The Commission's fee collection program utilizes a U.S. Treasury lockbox bank for maximum efficiency of collection and processing. Prior to the institution of electronic filing procedures, all FCC Form 301-CA applications requiring the remittance of a fee, or for which a waiver or deferral from the fee requirement is requested, should be mailed, along with FCC Form 159, to the Federal Communications Commission, Mass Media Services, P.O. Box 358165, Pittsburgh, Pennsylvania 15251-5165. Hand-delivered FCC Form 302-CA and 159 can be submitted to the Commission's lockbox bank, the Mellon Bank, in Pittsburgh, Pennsylvania. See 47 C.F.R. Section 0.401(b)(2).

In completing FCC Form 159, July 1997, edition, the applicant should specify on line 20A, payment code "MVT" and on line 22A, \$3,245.00, the fee required in submitting an application seeking a major change in a Class A television station's authorized facilities. An applicant seeking a minor change in a Class A television station's authorized facilities should specify on line 20A of FCC Form 159, payment code "MPT" and on line 22A, \$725.00, the fee required for minor changes.

Payment of any required fee must be made by check, bank draft, money order, or credit card. If payment is made by check, bank draft, or money order, the remittance must be denominated in U.S. dollars, drawn upon a U.S. institution, and made payable to the Federal Communications Commission. No postdated, altered, or third-party checks

will be accepted. **DO NOT SEND CASH**. Additionally, checks dated six months or older will not be accepted.

Procedures for payment of application fees when applications are filed electronically will be announced by subsequent Public Notice. See General Instruction C above. Payment of application fees may also be made by Electronic Payment **prior to** the institution of electronic filing, provided that prior approval has been obtained from the Commission. Applicants interested in this option must first contact the Credit and Debt Management Center at (202) 418-1995 to make the necessary arrangements.

Applicants hand-delivering FCC Forms 301-CA may receive dated receipt copies by presenting copies of the applications to the acceptance clerk at the time of delivery. For mailed-in applications, a "return copy" of the application should be furnished and clearly marked as a "return copy." The applicant should attach this copy to a stamped, self-addressed envelope. Only one piece of paper per application will be stamped for receipt purposes.

D. **Item 4. Purpose of Application**. This question requires the applicant to identify the purpose of the application.

A major change in the authorized facilities of a Class A television station is a change in frequency (output channel), except a change in offset carrier frequency. A Class A television station displacement relief application is considered a major change application. Prior to October 1, 2000, a major change also includes any facilities changes that would increase the distance in any directional to a station's protected signal contour. Changes other than the above are considered minor changes in facilities. See 47 C.F.R. Section 73.3572.

Applications for major changes in the authorized facilities of Class A television stations can be filed only during certain "window periods" that are specified by Commission Public Notices.

Applications for minor modification of Class A station facilities may be filed at any time, unless specifically restricted by the Commission. See 47 C.F.R. Section 73.3572.

# INSTRUCTIONS FOR SECTION II: LEGAL INFORMATION

- A. **Item 1: Certification**. Each applicant is responsible for the information that the application instructions convey. As a key element in the Commission's streamlined licensing process, a certification that these materials have been reviewed and that each question response is based on the applicant's review is required.
- B. Item 2: Continued Eligibility for Class A Status. On November 29, 1999, the Community Broadcasters Protection Act of 1999 was signed into law. That legislation provides that a low power television licensee

may convert the secondary status of its station to the new Class A status, provided it can satisfy certain statutorilyestablished criteria. To become eligible for a Class A certificate of eligibility, the licensee's station must, during the 90-day period ending November 28, 1999, have: (1) broadcast a minimum of 18 hours per day; (2) broadcast an average of at least three hours per week of programming produced within the market area served by the station or by a group of commonly-controlled low power television stations; and (3) been in compliance with the Commission's regulations applicable to the low power television service. The legislation also provided that a licensee obtaining Class A designation shall continue to be accorded primary status as a television broadcaster as long as its station continues to meet the requirements of (1) and (2) above.

C. Item 3: Local Public Notice. An applicant seeking to make a major change in the authorized facilities of a Class A television station (as defined in 47 C.F.R. Section 73.3572) must give local notice in a newspaper of general circulation in the community or area to be served by such station. Local notice is also required to be broadcast over the station, if operating. However, if the station is the only operating station in its broadcast service licensed to the community involved, publication of the notice in a newspaper is not required.

Completion of publication may occur within 30 days after the tender of the application to the Commission. Intent to comply with the public notice requirements must be certified to by the major change applicant in Item 3 of Section II of this application. The required content of the local notice is described in paragraph (f) of 47 C.F.R. Section 73.3580. Worksheet #1 attached to these instructions provides additional guidance. Proof of publication need not be filed with this application.

- D. **Item 4: Rebroadcast Certification.** A Class A television station operator proposing to rebroadcast the signal of a primary station which it does not own must obtain written permission of that station **prior** to retransmission of that signal. <u>See</u> 47 C.F.R. Section 74.784. If applicable, Section II, Item 4 requires the applicant to certify that such written authority has been received.
- E. Item 5: Auction Authorization. The Commission's Part 1 auction rules require all winning bidders for construction permits or licenses to include certain exhibits with their long-form applications. If this application is being submitted to obtain a construction permit for which the applicant was a winning bidder in an auction, then the applicant must, pursuant to 47 C.F.R. Section 73.5005(a), include an exhibit containing the information required by the following Part 1 auction rules, if applicable.
  - 1. Section 1.2107(d) requires the applicant to provide a detailed explanation of the terms, conditions, and parties involved in any bidding consortium, joint venture, partnership, or other agreement or

arrangement it had entered into relating to the competitive bidding process. <u>See</u> 47 C.F.R. Section 1.2107(d).

- 2. Section 1.2110(j) requires applicants claiming designated entity status to describe how they satisfy the requirements for eligibility for such status, and to list and summarize all agreements that affect designated entity status, such as partnership agreements, shareholder agreements, management agreements, and any other agreements, including oral agreements, which establish that the designated entity will have both de facto and de jure control of the entity. See 47 C.F.R. Section 1.2110(i).
- 3. Section 1.2112(a) requires that each long-form application fully disclose the real party or parties in interest and disclose specified ownership information, including identifying any party holding a 10 percent or greater interest in the applicant. See 47 C.F.R. Section 1.2112(a).
- 4. Section 1.2112(b) requires each applicant claiming status as a "small business" to disclose specified gross revenue information; to list and summarize all agreements or instruments that support the applicant's eligibility as a small business, including the establishment of de facto and de jure control; and to list and summarize any investor protection agreements. See 47 C.F.R. Section 1.2112(b).
- F. **Item 6: Anti-Drug Abuse Act Certification**. This question requires the applicant to certify that neither it nor any party to the application is subject to denial of federal benefits pursuant to the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.

Section 5301 of the Anti-Drug Abuse Act of 1988 provides federal and state court judges the discretion to deny federal benefits to individuals convicted of offenses consisting of the distribution or possession of controlled substances. Federal benefits within the scope of the statute include FCC authorizations. A "Yes" response to Item 6 constitutes a certification that neither the applicant nor any party to this application has been convicted of such an offense or, if it has, it is not ineligible to receive the authorization sought by this application because of Section 5301.

**NOTE:** With respect to this question only, the term "party to the application" includes if the applicant is an individual, that individual; if the applicant is a corporation or unincorporated association, all officers, directors, or persons holding 5 percent or more of the outstanding stock or shares (voting and/or non-voting) of the applicant; all members if a membership association; and if the applicant is a partnership, all general partners and all limited partners, including both insulated and non-insulated limited partners, holding a 5 percent or more interest in the partnership.

### INSTRUCTIONS FOR SECTION III: ENGINEERING DATA AND PREPARER'S CERTIFICATION

- A. Tech Box: The applicant must accurately specify the requested facilities in Items 1 through 10 of the Tech Box. Conflicting data found elsewhere in the application will be disregarded. All items must be completed. The response "on file" is not acceptable. The response "not applicable" is not acceptable unless otherwise noted below.
- B. **Item 1: Channel.** The proposed channel must be between 2 and 69. <u>See</u> 47 C.F.R. Section 74.702.
- C. **Item 2: Frequency Offset.** The frequency offset must be specified. See 47 C.F.R. Section 74.750.
- D. Item 3: Antenna Location Coordinates. The latitude and longitude coordinates for all points in the United States are based upon the 1927 North American Datum (NAD 27). The National Geodetic Survey is in the process of replacing NAD 27 with the more accurate 1983 North American Datum (NAD 83) and updating current topographic maps with NAD 83 datum. In addition, coordinates determined by use of the satellite-based Global Positioning System already reflect the NAD 83 datum. To prevent intermixing of data using two different datum, however, the Commission announced that until further notice, applicants are to furnish coordinates based on the NAD 27 datum on all submissions and the Commission will continue to specify NAD 27 coordinates in its data bases and authorizations. In addition, applicants who have already filed applications with coordinates that reflect NAD 83 datum must provide NAD 27 coordinates to the appropriate Commission licensing bureau. See Public Notice, entitled "FCC Interim Procedures for the Specification of Geographic Coordinates," 3 FCC Rcd 1478 (1988).
- E. **Item 4: Antenna Structure Registration Number.** The Antenna Structure Registration number should be entered here. Most towers greater than 61 meters (200 feet) in height, or those located near airports require antenna registration numbers. <u>See</u> 47 C.F.R. Section 17.4. If the tower does not require registration, indicate that registration is Not Applicable, or if the FAA has not yet ruled on a proposed structure, indicate whether the FAA Notification has been filed with the FAA.
- F. **Items 5-7: Elevation and Heights.** All heights must be in meters, rounded to the nearest whole number.
- G. **Items 8-9: Effective Radiated Power.** The effective radiated power must be entered in kilowatts, and rounded pursuant to 47 C.F.R. Section 73.212.
- H. Item 10: Transmitting Antenna. Specify the make and model of the proposed antenna. Applicants proposing a directional antenna must complete the table in Item 10. Relative field values (0.001-1.000) must be entered for every 10 degrees on the unit circle. Up to five azimuths may be added at the bottom of the table for additional

accuracy. If the "No Rotation" box is checked, the antenna pattern will be entered with 0 Degrees oriented towards True North in the Commission's database. However, if the "Rotation" question is completed the antenna pattern will be rotated clockwise by the number of whole degrees indicated in the "Rotation" box. For example, if the maximum relative field value from the table is 0 Degrees, and the Rotation is 135 Degrees, the maximum lobe of the antenna will be oriented at 135 Degrees in the Commission's database.

- I. Item 11: Interference. The applicant must certify that the proposal complies with all applicable interference protection requirements governing Class A television stations.
- Item 12: Environmental Protection Act. The National Environmental Policy Act of 1969 requires all federal agencies to ensure that the human environment is given consideration in all agency decision-making. January 1, 1986, applications for new broadcast stations, modifications of existing stations, and license renewals must contain either an environmental assessment that will serve as the basis for further Commission review and action, or an indication that operation of the station will not have a significant environmental impact. See 47 C.F.R. Section 1.1307(b). In this regard, applicants are required to look at eight environmental factors. These factors are relatively self-explanatory, except for the evaluation of whether the station adequately protects the public and workers from potentially harmful radiofrequency (RF) electromagnetic fields.

New RF Exposure Requirements. In 1996, the Commission adopted new guidelines and procedures for evaluating environmental effects of RF emissions. All applications subject to environmental processing filed on or after October 15, 1997 must demonstrate compliance with the new requirements. These new guidelines incorporate two tiers of exposure limits:

General population/uncontrolled exposure limits apply to situations in which the general public may be exposed or in which persons who are exposed as a consequence of their employment may not be made fully aware of the potential for exposure or cannot exercise control over their exposure. Members of the general public are always considered under this category when exposure is not employment-related.

Occupational/controlled exposure limits apply to human exposure to RF fields when persons are exposed as a consequence of their employment and in which those persons who are exposed have been made fully aware of the potential for exposure and can exercise control over their exposure. These limits also apply where exposure is of a transient nature as a result of incidental passage through a location where exposure levels may be above the general populations/uncontrolled limits as long as the exposed person has been made fully aware of the potential for exposure and can exercise control over his or her

exposure by leaving the area or some other appropriate means.

The new guidelines are explained in more detail in OET Bulletin 65, entitled Evaluating Compliance with FCC Guidelines for Human Exposure to Radiofrequency Electromagnetic Fields, Edition 97-01, released August, 1997, and Supplement A: Additional Information for Radio and Television Broadcast Stations (referred to here as "OET Bulletin 65" and "Supplement A," respectively). Both OET Bulletin 65 and Supplement A can be viewed and/or downloaded from the FCC Internet site at http://www/fcc.gov/oet/rfsafety. Copies can also be purchased from the Commission's duplicating/research contractor, International Transcription Services, Inc., 1231 20th Street, N.W., Washington, D.C. 20036 (telephone: (202) 857-3800; fax: (202) 857-3805. information may be obtained from the RF Safety Group at rfsafety@fcc.gov or (202) 418-2464 or from the FCC Call Center at 1-888-CALL FCC (225-5322).

Should the applicant be unable to conclude that its proposal will have no significant impact on the quality of the human environment, it must submit an Environmental Assessment containing the following information:

- A description of the facilities as well as supporting structures and appurtenances, and a description of the site as well as the surrounding area and uses. If highintensity white lighting is proposed or utilized within a residential area, the EA must also address the impact of this lighting upon the residents.
- A statement as to the zoning classification of the site, and communications with, or proceedings before and determinations (if any) by zoning, planning, environmental and other local, state, or federal authorities on matters relating to environmental effects.
- A statement as to whether construction of the facilities has been a source of controversy on environmental grounds in the local community.
- 4. A discussion of environmental and other considerations that led to the selection of the particular site and, if relevant, the particular facility; the nature and extent of any unavoidable adverse environmental effects; and any alternative sites or facilities that have been or reasonably might be considered.
- 5. If relevant, a statement why the site cannot meet the FCC guidelines for RF exposure with respect to the public and workers.
- K. Preparer's Certification. When someone other than the applicant has prepared the engineering section of FCC Form 301-CA, Section III requires that person to certify, to the best of his/her knowledge and belief, the veracity of the technical data supplied. The Section III preparer's

certification in FCC Form 301-CA need not be completed if the engineering portion of the application has been prepared by the applicant. In that event, the applicant's certification in Section III of FCC Form 301-CA will encompass both the legal and engineering sections of the application.

### FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT AND THE PAPERWORK REDUCTION ACT

The FCC is authorized under the Communications Act of 1934, as amended, to collect the personal information we request in this form. We will use the information provided in the application to determine whether approving this application is in the public interest. If we believe there may be a violation or potential violation of a FCC statute, regulation, rule or order, your application may be referred to the Federal, state or local agency responsible for investigating, prosecuting, enforcing or implementing the statute, rule, regulation or order. In certain cases, the information in your application may be disclosed to the Department of Justice or a court or adjudicative body when (a) the FCC or (b) any employee of the FCC; or (c) the United States Government is a party to a proceeding before the body or has an interest in the proceeding. In addition, all information provided in this form will be available for public inspection.

If you owe a past due debt to the federal government, any information you provide may also be disclosed to the Department of Treasury Financial Management Service, other federal agencies and/or your employer to offset your salary, IRS tax refund or other payments to collect that debt. The FCC may also provide this information to these agencies through the matching of computer records when authorized.

If you do not provide the information requested on this form, the application may be returned without action having been taken upon it or its processing may be delayed while a request is made to provide the missing information. Your response is required to obtain the requested authorization.

We have estimated that each response to this collection of information will take 20 hours. Our estimate includes the time to read the instructions, look through existing records, gather and maintain the required data, and actually complete and review the form or response. If you have any comments on this estimate, or on how we can improve the collection and reduce the burden it causes you, please write the Federal Communications Commission, AMD-PERM, Paperwork Reduction Project (3060-0932), Washington, DC 20554. We will also accept your comments via the Internet if you send them to jboley@fcc.gov. Please DO NOT SEND COMPLETED APPLICATIONS TO THIS ADDRESS. Remember - you are not required to respond to a collection of information sponsored by the Federal government, and the government may not conduct or sponsor this collection, unless it displays a currently valid OMB control number of if we fail to provide you with this notice. This collection has been assigned an OMB control number of 3060-0932.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 93-579, DECEMBER 31, 1974, 5 U.S.C. 552a(e)(3), AND THE PAPERWORK REDUCTION ACT OF 1995, P.L. 104-13, OCTOBER 1, 1995, 44 U.S.C

#### **WORKSHEET #1**

### LOCAL NOTICE CHECKLIST

Class A television applicants seeking to make major changes in their station's authorized facilities must certify that they have complied with Section 73.3580 regarding publication of local notice of the subject application. This worksheet may be used in responding to Section II, Item 3 of FCC Form 301-CA.

1.	Newspaper notice.	
	(a) Dates of publication:	
	(i) All within 30 days of tender of the application?	Yes No
	<ul><li>(b) Daily newspaper published in community?</li><li>(i) If "Yes," public notice must appear twice a week for two consecutive weeks.</li></ul>	Yes No
	<ul><li>(c) No such daily newspaper, weekly newspaper published in community?</li><li>(i) If "Yes," notice must appear once a week for three consecutive weeks.</li></ul>	Yes No
	(d) If no such daily or weekly newspaper, local notice must appear in daily newspaper with the greatest circulation in the community twice a week for two consecutive weeks.	
2.	Broadcast notice.	
	(a) Once daily for 4 days in the second week following the filing of the application?	Yes No
	(i) If "Yes," announcements must be broadcast during "prime time" (6 p.m 11 p.m.)	
3.	Text: do the announcements contain the following information?	
	(a) Applicant name	Yes No
	(b) Names of all officers, directors, 10% shareholders (if corporation), all non-insulated partners (if partnership)	Yes No
	(c) Purpose of application	Yes No
	(d) Date on which application was filed	Yes No
	(e) Call letters and frequency/channel of station	Yes No
	(f) Statement that copy of application is available in station's Public File	Yes No
	(g) Location of station's Public File	Yes No

Federal Communications Commission Washington, D. C. 20554

Approved by OMB 3060-0932

### **FCC 301-CA**

### APPLICATION FOR AUTHORITY TO MAKE CHANGES IN A CLASS A TELEVISION BROADCAST STATION

FOR FCC USE ONLY						
FOR COMMISSION USE ONLY						
FILE NO.						

#### **Section I - General Information**

1.	Legal Name of the Applicant									
20gm 1 mino oz mo 1 spriomio										
	Mailing Address	Mailing Address								
	City		State or Country (if foreign address) ZIP Code							
	Telephone Number (include are	ea code)	E-Mail Address (if available)							
		Call Sign	Facility Identifier							
2.	Contact Representative (if other	r than Applicant)	Firm or Company Name							
	Telephone Number (include are	ea code)	E-Mail Address (if available)							
3. 4.	Governmental Entity Noncommercial Educational Licensee Other									
5.	Community of License:  Purpose of Application:	City	State							
	Major Change in licensed  Major Modification of con		Minor Change in licensed facility  Minor Modification of construction permit	ŧ						
		Amendment to pending appl	ication							
	File number of original con- or pending application:	struction permit	Not ap	pplicable						
	If an amendment, <b>submit as a</b> portions of the pending applica		n and Question Number the  Exhibit No. 1							

NOTE: In addition to the information called for in this section, an explanatory exhibit providing full particulars must be submitted for each question for which a "No" response is provided. Section II - Legal Yes No **Certification.** Licensee certifies that it has answered each question in this application based on its review of the application instructions and worksheets. Licensee further certifies that where it has made an affirmative certification below, this certification constitutes its representation that the application satisfies each of the pertinent standards and criteria set forth in the application instructions and worksheets. See Explanation Continued Eligibility. License certifies that its station does, and will continue to, No in Exhibit No. broadcast: (a) a minimum of 18 hours per day; and (b) an average of at least 3 hours per 2 week of programming each quarter produced within the market area served by the station, or the market area served by a group of commonly controlled low-power or Class A stations that carry common local programming produced within the market area served by such groups. Yes No. Local Public Notice. (For major change Applicants Only) Applicant certifies that it will comply with the public notice requirements of 47 C.F.R. Section 73.3580. Yes No Rebroadcast Certification. (For Applicants proposing rebroadcasts that are not the licensee of the primary station) Applicant certifies that written authority has been obtained from the licensee of the station whose programs are to be retransmitted. Yes No Auction Authorization. If the application is being submitted to obtain a construction permit for which the applicant was the winning bidder in an auction, then the applicant certifies, pursuant to 47 C.F.R. Section 73.5005(a), that it has attached an exhibit containing the information required by 47 C.F.R. Sections 1.2107(d), 1.2110(i), 1.2112(a) and 1.2112(b), if applicable. Exhibit No. 3 An exhibit is required unless this question is inapplicable. Anti-Drug Abuse Act Certification. Applicant certifies that neither applicant nor any party to the application is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862. I certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith. I acknowledge that all certifications and attached Exhibits are considered material representations. I hereby waive any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and request an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.) Typed or Printed Name of Person Signing Typed or Printed Title of Person Signing

Date

Signature

### **Section III - Engineering**

#### TECHNICAL SPECIFICATIONS

Ensure that the specifications below are accurate. All items must be completed. The response "on file" is not acceptable.

NOTE: In addition to the information called for in this section, an explanatory exhibit providing full particulars must be submitted for each question for which a "No" response is provided

### **TECH BOX**

	Channel:											
	Frequenc	y Offset:										
		o offset		Ze	ro offset		□ Pl	us offset			linus offset	
	Antenna l	Location (	Coordinate	s: (NAD	27)							
			О			<u>"</u> 1	N [	] <sub>S Lati</sub>	aude			
			o				E	W Long	gitude			
	Antenna Structure Registration Number:											
			Not appli	icable	$\square$ F	'AA Notifi	cation File	d with FA	A			
	Antenna Location Site Elevation Above Mean Sea Level: meters											
	Overall T	ower Heig	ght Above	Ground L	evel:				_ meters	<b>.</b>		
	Height of	Radiation	n Center A	bove Grou	ınd Level:				_ meters	<b>i</b>		
	Maximun	n Effective	e Radiated	Power (E	RP) Towa	rds Radio	Horizon:		– kW			
	Maximun	n ERP in a	any Horizo	ntal and V	ertical An	gle:			– kW			
Э.	Transmitt	ting Anten	ına:	Nondirec	ctional	Di	rectional "	Off-the-sh	elf"	Dir	ectional co	mposite
Ī	Manufacturer Model											
Ĺ	Direction	al Antann	o Dolotivo	Field Volu	1001							
Directional Antenna Relative Field Values:  Rotation:  No rotation  N/A (Nondirectional)												
Ī	Degree	Value	Degree	Value	Degree	Value	Degree	Value	Degree	Value	Degree	Value
•	0		60		120		180		240		300	
•	10		70		130		190		250		310	
	20		80		140		200		260		320	
	30		90		150		210		270		330	
	40		100		160		220		280		340	
	50		110		170		230		290		350	
	Additional Azimuths											

### **CERTIFICATION**

11.	<b>Interference.</b> The proposed facility complies with all of the following applicable rule sections. Check all those that apply.								
	Analog TV broadcast station protection. See 47 (	C.F.R. Sec	tion 73.6011.	Yes	s No	See Explanation in Exhibit No.			
	Digital TV station and DTV Table of Allotments Section 73.6013.	protection	n. See 47 C.F.R.	Yes	s No	See Explanation in Exhibit No.			
	Low Power TV, TV translator, Class A, and Digit See 47 C.F.R. Sections 73.6012 and 73.6014.	tal Class A	A station protection.	Yes No		See Explanation in Exhibit No.			
	Land mobile station protection. See 47 C.F.R. Se	ection 73.6	020.	s No	See Explanation in Exhibit No.				
12.	<b>Environmental Protection Act.</b> The proposed far processing under 47 C.F.R. Section 1.1306 ( <i>i.e.</i> , renvironmental impact and complies with the relectromagnetic exposure limits for controlled and trapplicant can determine RF compliance. An <b>Exhibit</b>	the facility maximum incontrolle	will not have a significant permissible radiofrequency d environments). Unless the		oit No.	See Explanation in Exhibit No. 8			
	By checking "Yes" above, the applicant also certifies that it, in coordination with other users of the site, will reduce power or cease operation as necessary to protect persons having access to the site, tower or antenna from radiofrequency electromagnetic exposure in excess of FCC guidelines.								
	SECTION III Partify that I have prepared Section III (Engineering Data mined and found it to be accurate and true to the best	a) on behal		er such pi	reparation	, I have			
Na	me		Relationship to Applicant (e.g., Consulting Engineer)						
Sig	nature	Date							
Ma	iling Address		1						
Cit	y	State or	e or Country (if foreign address)  ZIP Code						
Tel	lephone Number (include area code)	E-Mail A	l Address (if available)						

WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).